Reply Brief

Serial No. 10/573,606

Attorney Docket No. PN0368

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : Jo Klaveness et al.

Application No. : 10/573,606

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REPLY BRIEF

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I. STATUS OF CLAIMS

Claims 13, 15-18, and 20-24 are pending in this application. The Examiner has

rejected all of these claims. Appellants are appealing the rejections of Claims 13, 15-18, and 20-

24.

II. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL

The issues for review in this appeal arise from an Examiner's Answer that was

mailed on June 20, 2008.

The Examiner rejects claims 13, 15-18, and 20-24 under 35 U.S.C. § 103(a) as

being unpatentable over Marten et al. (Gastroenterol., 122, 406-414 (2002) ("Marten") in

view of Klaveness et al. U.S. Patent No. 6.610,269B1) ("Klaveness") and in further view

of Waggoner et al. U.S. Patent No. 6,008,373 ("Waggoner").

The Examiner also rejects claims 13, 15-18, and 20-24 under 35 U.S.C. § 103(a)

as being unpatentable over Weissleder et al. (Nature Biotech., 1999, 17, 375-378) ("Weissleder")

in view of Klaveness and further in view of Waggoner.

III ARGUMENT

Appellants respectfully point out here that they are only addressing the

Examiner's Answer ("Answer") dated June 20, 2008 herein. Please see Appellants Appeal Brief

dated February 19, 2008 for a complete Responsive Brief.

("Board") should reverse the Examiner's rejection based on the Examiner's Answer for the

reasons set forth below.

On page 5 of the Examiner's Response to Appellants, the Examiner refers to

Figure 1 of Marten and p. 375 of Weissleder, and argues that the active probe is "a smaller

segment of the initial Cy5.5 NIRF probe of 35 kDa".

Appellants refer to Weissleder (p. 375 right hand column), where the nature of the

probe is described:

"We used a synthetic graft copolymer consisting of poly-L-Lysine (PL) sterically

protected by multiple methoxypolyethylene glycol (MPEG) side chains.... Each PL backbone contained an average of 92 MPEG molecules and 11 molecules of

Cy5.5 yielding (Cy5.5)₁₁-PL-MPEG₉₂ (abbreviated as C-PGC). The molecule contains 44 unmodified lysines on the backbone as sites for cleavage by enzymes with lysine-lysine

specificity."

The Experimental Section (p.377) of Weissleder makes clear that, whilst the poly-

L-lysine part has a molecular weight of 35.5 kDa, 92 MPEG residues each of 5 kDa molecular

weight are attached, giving a total average molecular weight for the probe of 480 kDa. That is

even before the molecular weight of the 11 Cv5.5 residues is taken into account. Each Cv5.5 dye

will have a molecular weight of ca. 1000 Da (Cv5 is 975; Merck Index 14th Edition, entry 2679).

so 11 such residues is ca, 11 kDa in total.

Appellants have already drawn attention to the 480 kDa nature of the probe of

Weissleder/Marten in their Appeal. That is a matter of fact, clearly discernible from reading the

documents themselves. Consequently, it is highly misleading for the Examiner to imply that the

probe of Marten/Weissleder has an "initial" molecular weight of 35 kDa prior to enzyme

cleavage. Marten/Weissleder themselves teach very clearly that the probe is of formula

(Cv5.5)₁₁-PL-MPEG₉₂ and that the initial molecular weight of the probe is over 480 kDa. The 35

kDa figure refers only to one element of the probe, the poly-L-lysine (PL) backbone.

Whilst the Examiner is correct that the fragment(s) of Figure 1 of Marten would

be of lower molecular weight, Appellants stress that they are fragments of a probe of initial

molecular weight 480 -490 kDa (not 35 kDa). That is over an order of magnitude different.

Weissleder teaches (see above) that the MPEG side chains sterically protect the lysine side

chains. The 35.5 kDa polylysine has ca. 147 lysine residues (molecular weight of lysine = 146).

92 of these are protected with MPEG groups; 11 have a conjugated Cy5.5 dye, leaving ca. 44

unmodified lysine residues.

Figure 1 of Marten is thus, as described therein, a Schematic – it does not show

the totality of the polymer. It is important to stress that the initial polylysine has ca. 147 linked

lysine residues in total. There are 92 conjugated MPEG groups, each of molecular weight 5 kDa.

It is clear that the vast majority of the enzymatically cleaved probes would have multiple MPEG

groups. All such fragments having 2 or more MPEG fragments would be outside the scope of

the present claims, since the 10 kDa limit of revised Claim 13 would be exceeded.

Additionally, on pages 4 and 5 of the Examiner's Answer, the Examiner

characterizes Waggoner as follows:

"Waggoner teaches that low molecular weight fluorescent probes containing cyanine dyes, linker <u>and proteins</u> have a greater penetration into cellular environments with molecular weights of 500 to 10,000 Daltons".

[Emphasis added]

This characterization is then used to provide the alleged motivation to reduce the

molecular weight of the imaging agents of Klaveness and/or Marten and Weissleder.

Appellants refer to their Appeal Brief at pages 8 to 9, where the teaching of

Waggoner is analysed. As shown there, Waggoner's use of the team "complex" is crucial - it

does not refer to a conjugate with a protein. Consequently, the Examiner's characterization of

Waggoner is incorrect. In fact, the Examiner's suggestion that a fluorescent probe including a

protein could have a molecular weight in the range 500 to 10,000 Daltons (0.5 to 10 kDa) is

nonsense. Many proteins have molecular weights in the region of 100 kDa plus. Even antibody

fragments have a molecular weight of ca. 20 to 30 kDa. The alleged teaching of Waggoner

contradicts the disclosure of the document itself. The Examiner is improperly applying hindsight

and additional teaching to Waggoner, with the error on protein molecular weights providing clear

evidence of that fact.

No motivation to use low molecular weight fluorescent probes incorporating

proteins of overall molecular weight 500 to 10,000 Dalton exists from Waggoner. The

Examiner's motivation to reduce the molecular weight of the imaging agent based on Waggoner

simply does not exist within the document itself. The inventive step rejection should therefore

be withdrawn.

Accordingly, Appellants respectfully request that the Board should reverse the

Examiner's obviousness rejection of claims 13, 15-18, and 20-24.

CONCLUSION

In view of the foregoing, Appellants respectfully request that the Board reverse the

rejections of Claims 13, 15-18, and 20-24 as set forth in the Office Action mailed September 24,

2007, that the Board allow the pending claims since they are in condition for allowance, and that

the Board grant any other relief as it deems proper.

Dated:

August 20, 2008

Respectfully submitted,

/Craig M. Bohlken/

Craig M. Bohlken

Reg. No. 52,628 GE Healthcare, Inc.

101 Carnegie Center

Princeton, NJ 08540-6231

Phone No.: (609) 514-6530